FILED

January 10, 2017

Clerk, U.S. Bankruptcy Court

Below is a Judgment of the Court. If the judgment is for money, the applicable judgment interest rate is: "Not applicable."

RANDALL L. DUNN
U.S. Bankruptcy Judge

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF OREGON

In re

Stanley E. Ash,

Debtor.

Estate of Roger P. Ash,

Plaintiff,

Vs.

Stanley E. Ash,

Defendant.

Case No. 16-33831-rld7

Adv. Pro. No. 17-3005-rld

STIPULATED JUDGMENT OF NONDISCHARGEABILITY

Based upon the stipulation below, IT IS ORDERED AND ADJUDGED that the claim of Plaintiff Estate of Roger P. Ash contained in the Order for Surcharge of Stanley Ash, *In the Matter of the Estate of Roger P. Ash*, Clackamas County Case No. P11-02-044 (August 29, 2016) is not dischargeable in this bankruptcy case. This judgment shall

be enforceable and shall survive any conversion of this case to another Chapter under the Bankruptcy Code and/or any dismissal of the above-captioned bankruptcy case.

###

PRESENTED BY:

/s/ Kathryn F. Gapinski
Kathryn F. Gapinski, OSB #091636
BOUNEFF CHALLY & KOH
2722 NE 33rd Ave
Portland OR 97212
Telephone: (503) 238-9720
Fax: (503) 239-3989

Of Attorneys for Plaintiff

SO STIPULATED:

/s/ Kathryn F. Gapinski
Kathryn F. Gapinski, OSB #091636
BOUNEFF CHALLY & KOH

Of Attorneys for Plaintiff

/s/ Christopher N. Coyle
Christopher N. Coyle, OSB #073501
VANDEN BOS & CHAPMAN, LLP

Of Attorneys for Defendant

/s/ Stanley E. Ash Stanley E. Ash

Defendant

First Class Mail:

None.

Electronic Mail:

The foregoing was served on all CM/ECF participants through the Court's Case Management/Electronic Case File system.